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Native Leather, Ltd.

**UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK**

<p>JOHN COPELAND, PEDRO PEREZ, NATIVE LEATHER, LTD.,</p> <p>Plaintiffs,</p> <p>v.</p> <p>CYRUS VANCE, JR., in his Official Capacity as the New York County District Attorney, CITY OF NEW YORK,</p> <p>Defendants.</p>	<p>Case No.: 11cv3918</p> <p><b>REBUTTAL TRIAL DECLARATION OF JOHN COPELAND</b></p>
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JOHN COPELAND, pursuant to 28 U.S.C. § 1746(2), under penalty of perjury, hereby declares as follows:

1. I am fully familiar with the facts set forth herein which are based on my personal knowledge.
2. I am unsure of whether the Benchmade knife that I was arrest for possessing in 2010 had an adjustable tension screw with which one could loosen or tighten the tension of the blade. However, I can state with certainty that if it did have such a screw, I never adjusted the tightness of the screw at any time.

**DECLARATION UNDER PENALTY OF PERJURY**

I declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing is true and correct.

Dated: May 5, 2016  
New York, New York

  
JOHN COPELAND